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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/651,301	08/30/2000	Richard W. Friesen	5069	2518
30256 75	590 07/30/2003			
SQUIRE, SANDERS & DEMPSEY L.L.P 600 HANSEN WAY PALO ALTO, CA 94304-1043			EXAMINER	
			AKERS, GEOFFREY R	
			ART UNIT	PAPER NUMBER
			3624	/ (
			DATE MAILED: 07/30/2003 /	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)	
Office Action Commons	9/65/36/	Frien	
Office Action Summary	Examine	Art Unit	
	Albert of	3624	
The MAILING DATE of this communication appears	s on the cover sheet w		:s
Period for Reply	ລ໌		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SETHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). I			from the
mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within If NO period for reply is specified above, the maximum statutory period will apply Failure to reply within the set or extended period for reply will, by statute, cause Any reply received by the Office later than three months after the mailing date of earned patent term adjustment. See 37 CFR 1.704(b).	the statutory minimum of thirty and will expire SIX (6) MONTH the application to become ABAN	(30) days will be considered timely. S from the mailing date of this communi IDONED (35 U.S.C. § 133).	
Status	16/03		
1) Responsive to communication(s) filed on	<u>6/8/05</u>		· ·
2a) ⚠ This action is FINAL . 2b) ☐ This action	ction is non-final.		
3) \square Since this application is in condition for allowance closed in accordance with the practice under $Ex\ p$			merits is
Disposition of Claims			
4) (2) Claim(s)		is/are pending in the	application.
4a) Of the above, claim(s)		is/are withdrawn fro	m consideration.
5) ☐ Claim(s)			
7)		is/are objected t	to.
8) Claims	are subje	ct to restriction and/or elec-	tion requirement.
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DETAILED ACTION

Response to Amendment

- 1. This action is issued in response to applicant's Amendment A(Paper #12) filed 6/8/03.
- 2. Claims 1-7,9-11,13-22,24-33 were amended including all independent claims. No claims were added. None were deleted.
- 3. Claims 1-33 are pending, as amended.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-33 are rejected under 35 USC 103(a) as unpatentable over Yahoo!

 Finance("Yahoo")(1995) in view of Nelson(US Pat. No: 4,823,265) and further in view of Nieboer(US Pat. No:6,418,419).

6. As per claims 1-33 Yahoo teaches a method of displaying transactional information regarding the buying and selling of semi-fungible goods(page 1) comprising displaying a first book axis to represent orders placed for a semi fungible good(page 1) and displaying a second book axis for to represent orders placed for a second semi-fungible good(page 1/B) and

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displaying bids(Fig 1/C) and asks(Fig 1/D) and prices(Fig 1/F) and implied volatility(Fig 1G) as well as spreads(Fig 1/C-D) and displaying a panel with this information(Fig 1/Q) and demarcation lines(Fig 1/T) and where the orders are displayed a predetermined distsance apart(Fig 1/N). Nelson teaches a volume to be bid for(Fig 4D) and where the goods are bought and sold by traders and investors(Fig 3/72)(Fig 4a)(Fig 4b)(Fig 4c)(Fig 6). Nieboer teaches display of an specialist's order entry book(Fig 9)(Fig 123)(Fig 14)(col 14 line 45-col 18 line 50). It would have been obvious to one skilled in the art at the time of the invention to combne Yahoo in view of Nelson to teach part of the above. The motivation to combine is to teach a method for processing transactions in options for underlying securities that as a result of repetition, provide great stability as enunciated by Nelson(col 1 lines 39-44). It also would have been obvious to one skilled in the art at the time of the invention to combine Yahoo in view of Nelson and further in view of Nieboer to teach applicant's disclosure. The motoivation to combine is to teach efficient conditional buy and sell orders for options, futures, forward contracts, etc in real time as enunciatied by Nieboer(col 2 lines 1-5).

Claim Rejections - 35 USC § 101

7. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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8. Claims 28-30 are further rejected under 35 USC 101 as lacking utility. There is no concrete useful, or tangible output disclosed or actual functionality in the cited computer readable medium.

Response to Arguments

9. Applicant's arguments with respect to claims 1-33 as newly amended have been considered but are most in view of the necessitated further ground(s) of rejection.

Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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11. Any questions concerning this communication should be addressed to the examiner of

record, Dr. Geoffrey Akers, P.E., who can be reached between 6:30 AM and 5:00 PM Monday

through Friday at 703-306-5844. If attempts to contact the examiner are unsuccessful, the

examiner's superior, Mr. Vincent Millin, SPE, may be telephoned at (703)-308-1065.

The fax number for Formal or Official faxes and Draft or Informal faxes to Technology

Center 3600 or this Art Unit is (703)-308-3687. Any inquiry of a general nature or relating to the

status of this application should be directed to the Group receptionist whose telephone number is

(703)-308-1113.

CP A

July 28,20034

DR. GEOFFREY R. AKERS, P.E. PRIMARY EXAMINER